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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/740,708	12/19/2000	George D. Chandley	GM142	5022	
75	7590 11/26/2003		EXAM	EXAMINER	
KATHRYN A MARRA			MORILLO, JANELL A		
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P.O. BOX 300			1742		
DETROIT, MI 48265-3000			DATE MAILED: 11/26/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

4					9018			
		Appli	cation No.	Applicant(s)				
.,		09/74	10,708	CHANDLEY ET	AL.			
	Office Action Summary	Exam	in r	Art Unit				
			le Combs-Morillo	1742				
Period fo	The MAILING DATE of this commu or Reply	nication appears or	n the cover sheet w	vith the correspondenc a	ddress			
THE - Exte after - If the - If NO - Faill - Any	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMUNinsions of time may be available under the provisior SIX (6) MONTHS from the mailing date of this come period for reply specified above is less than thirty period for reply is specified above, the maximum period for reply within the set or extended period for repreply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	NICATION. us of 37 CFR 1.136(a). In a munication. (30) days, a reply within the statutory period will apply a ly will, by statute, cause the	no event, however, may a e statutory minimum of thi and will expire SIX (6) MO e application to become A	reply be timely filed  rty (30) days will be considered time  NTHS from the mailing date of this  BANDONED (35 U.S.C. § 133).	ely. communication.			
1)🖂	Responsive to communication(s) fi	led on <u>22 Se<i>ptemb</i></u>	<u>oer 2003</u> .					
2a)⊠	This action is FINAL.	2b)☐ This action	is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	Claim(s) <u>1-24</u> is/are pending in the 4a) Of the above claim(s) <u>1-9</u> is/are Claim(s) is/are allowed. Claim(s) <u>10-24</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restr	withdrawn from co						
•	ion Papers		·					
10)	The specification is objected to by the drawing(s) filed on is/are Applicant may not request that any objected the oath or declaration is objected.	e: a) accepted of	n(s) be held in abeya equired if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 C				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. §§ 119 and 120								
12)   a)   13)   A  13)   A  14)   A	Acknowledgment is made of a clair  All b) Some * c) None of:  1. Certified copies of the priority  2. Certified copies of the priority  3. Copies of the certified copies application from the Internation from the Inte	y documents have y documents have sof the priority documents on all Bureau (PCT on for a list of the of for domestic priority ed in the first sente anguage provisional for domestic priority	been received. been received in A cuments have been Rule 17.2(a)). certified copies not ty under 35 U.S.C ence of the specific al application has b ty under 35 U.S.C	Application No In received in this National treceived. Solution of the Application of the Application the provision of the Application the proceived of the Application of the Application the proceived of the Application of the Applic	al application) n Data Sheet. e a specific			
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2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review ( mation Disclosure Statement(s) (PTO-1449)			Summary (PTO-413) Paper No Informal Patent Application (PT				

Art Unit: 1742

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 10-15 and 21-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 00/45973 (WO'973) in view of Nazmy et al (US 5,286,442 A).

WO'973 teaches a process of using a titanium aluminide machine components (such as hot sleeves, plungers, dies, extrusion dies, holders for filters in permanent mold casting, page 2 lines 12-16) or mixing blades (page 2 line 10) for contacting molten aluminum (page 2 lines 6-7). WO'973 teaches the use of a gamma phase Ti-Al alloy typically 30-35wt% Al and 55-65wt% Ti (page 6 lines 18-23). WO'973 teaches that said Ti-Al alloy machine component or mixer blade can be oxidized to provide a surface oxide film by heating to a temperature ≥ 800°F (≥427°C), followed by cooling in air (page 5 lines 22-34).

Concerning independent claims 10 and 21, WO'973 does not teach the use of a Ti-Al alloy including a rare earth element in an effective amount to prolong resistance to attack of the alloy by the molten material, as presently claimed. However, Nazmy teaches gamma phase Ti-Al alloys intended for machine components (abstract), and teaches that certain alloying additions (such as Yttrium) provide for excellent hardness and strength at high temperatures (column 15 lines 25-54, Exemplary embodiment 54 and 56), enabling the field of application of the modified

Art Unit: 1742

Ti-Al alloys to be extended to temperatures between 600-1000°C (column 14 lines 52-54).

Nazmy teaches example alloys 14 (50at% Ti, 2 at%Y, 48at% Al), 15 (49at% Ti, 3 at%Y, 48at% Al), 21 (48.5at% Ti, 3 at%Y, 48at% Al, 0.5at% B), and 23 (48.5at% Ti, 3 at%Y, 48at% Al, 0.5at% Ge) that fall with the scope of the instant claim, and Fig. 2 and Fig. 3 show that Yttrium provides for excellent hardness and strength at high temperatures. It would have been obvious to add Yttrium to the Ti-Al alloy taught by WO'973 (wherein the Ti-Al alloy is in the form of a mixing blade, etc. useful for contacting molten aluminum, WO'973 at page 2 lines 6-7), because Nazmy teaches that adding a rare earth metal such as Yttrium to a gamma phase Ti-Al alloy provides for excellent hardness and strength at high temperatures (column 15 lines 25-54).

Concerning dependent claim 11, as stated above, WO'973 teaches the use of a gamma phase Ti-Al alloy.

Concerning dependent claim 12, and 22-24, as stated above, Nazmy teaches example alloy 14 (50at% Ti, 2 at%Y, 48at% Al is equivalent to 61.9wt%, 4.6wt% Y, 33.5wt% Al) which falls within the scope of the instant claims. It would have been obvious to add Yttrium to the Ti-Al alloy taught by WO'973, because Nazmy teaches that adding a rare earth metal such as Yttrium to a gamma phase Ti-Al alloy provides for excellent hardness and strength at high temperatures (column 15 lines 25-54).

Concerning dependent claims 13-15, WO'973 teaches the formation of a surface oxide, as stated above. WO'973 teaches that said Ti-Al alloy machine component or mixer blade can be oxidized to provide a surface oxide film by heating to a temperature ≥ 800°F (≥427°C), followed by cooling in air (page 5 lines 22-34).

Art Unit: 1742

Claims 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 3. 00/45973 (WO'973) in view of Nazmy et al (US 5,286,442 A) and Choudhury (US 6,443,212 B1).

Concerning independent claim 16, the examiner points out that WO'973 teaches a process of die casting comprising the steps of: oxidizing the Ti-Al alloy to provide a surface oxide film by heating to a temperature ≥ 800°F (≥427°C), followed by cooling in air (page 5 lines 22-34), injecting molten aluminum into the Ti-Al shot sleeve between the Ti-Al die halves (page 7 lines 25-30), removing said die cast aluminum article and injecting additional molten aluminum, wherein said process includes cycling the Ti-Al die halves to molten aluminum temperatures (typically >600°C), and wherein said temperature is sufficient to re-form a oxide surface film (forms naturally at temperatures ≥427°C, WO'973 at page 6 lines 1-7).

WO'973 does not specify a) reheating to form a surface oxide (for a second cycle) or b) cleaning the alloy to remove molten material.

Concerning item a), as stated above, the temperature of molten aluminum temperatures is sufficient to re-form a oxide surface film (which forms naturally at temperatures ≥427°C, WO'973 at page 6 lines 1-7).

Concerning item b), Choudhury teaches that it is conventional to inspect and clean TiAl (column 1 lines 20-26) molds when necessary (column 7 lines 3-4). It would have been obvious to one of ordinary skill in the art to clean (as taught by Choudhury) the TiAl with added RE metal mold taught by WO'973 and Nazmy, because Choudhury teaches that such cleaning and inspecting are conventional, and done whenever necessary.

Art Unit: 1742

Therefore, it is held that WO'973 has created a prima facie case of obviousness of the presently claimed invention.

Concerning dependent claim 17, WO'973 teaches heating the alloy in an oxygen atmosphere prior to first contacting the Ti-Al alloy with the molten material.

Concerning claims 18-20, WO'973 does not teach the use of a Ti-Al alloy including a rare earth element in an effective amount to prolong resistance to attack of the alloy by the molten material, as presently claimed. However, as stated above, Nazmy teaches gamma phase Ti-Al alloys intended for machine components (abstract), and teaches that the addition of Yttrium provides for excellent hardness and strength at high temperatures (column 15 lines 25-54, Exemplary embodiment 54 and 56). It would have been obvious to add Yttrium to the Ti-Al alloy taught by WO'973, because Nazmy teaches that adding a rare earth metal such as Yttrium to a gamma phase Ti-Al alloy provides for excellent hardness and strength at high temperatures (column 15 lines 25-54).

### Response to Amendment/Arguments

In the response filed on September 22, 2003 applicant amended claims 10, 16, 17, 21 and 4. submitted various arguments traversing the rejections of record.

The argument that the prior art does not teach or provide motivation to add a rare earth element to TiAl alloy in order to prolong the resistance to attack by molten aluminum, has not been found persuasive. The argument that WO'973 and Nazmy are not combinable (arugments page 6), can be arrived at through only hindsight (arguments page 7), or that there is no motivation to modify the claims of US 6,238,195 in view of Nazmy (arguments page 8-9) has

Art Unit: 1742

not been found persuasive. Nazmy teaches (see examples 21 and 23) that TiAl alloys with added Yttrium (a rare earth element) maintain excellent strength and hardness at very high temperatures (>> than the melting point of molten aluminum). Fig. 7 of Nazmy shows that alloys 21 and 23 exhibit a LARGE improvement in strength over TiAl alloys with no additions (alloys 1 and 2). Clearly, there is strong motivation to add a rare earth element to TiAl alloys in order to improve high temperature strength for TiAl alloy machine components intended for contacting molten aluminum (WO'973 page 2 lines 6-7).

Applicant's argument that the mechanical property data of the TiAl alloy with added Y (presumably tests conducted in air) given by Nazmy cannot be used to predict the temperature resistance of a TiAl alloy with added Y contacted with molten aluminum (arguments page 5, etc.) has not been found persuasive. Both WO'973 and Nazmy are drawn to the field of high temperature TiAl alloys intended for machine components (Nazmy at abstract, WO'973 at abstract), wherein WO'973 teaches machine components such as mixing blades (page 2 line 10) for contacting molten aluminum (page 2 lines 6-7). Furthermore, Nazmy teaches the addition of said Yttrium enables the field of application (which is machine components) of the modified TiAl alloys to be extended to temperatures between 600-1000°C (column 14 lines 52-54). One of skill in the art would therefore be motivated to use said high strength TiAl alloy with added Y for various machine components, including mixing blades for contacting with molten aluminum, as taught by the main reference WO'973, due to the DRAMATIC increase in strength at high temperature taught by Nazmy (see Nazmy Fig. 7, etc.).

The argument that applicant has shown unexpected results (arguments page 5-6) has not been found persuasive. "Applicant's reliance on examples in the specification disclosures as

Art Unit: 1742

showing unexpectedly superior results is misplaced, since examples are manifestly not designed to compare, and do not compare, claimed subject matter with closest prior art" Ex parte Beck, 9 USPQ2d 2000 (BPAI, 1987). The closest prior art is the combination of WO'973 and Nazmy, which are properly combinable for the reasons given above. The argument that the instant invention is allowable because "WO'973 document provides no disclosure or suggestion whatsoever that such resistance to attack can be so dramatically prolonged by including a rare earth element in a titanium aluminide alloy" (arguments bottom of page 3, also pages 4-6), has not been found persuasive. As stated above, Nazmy is relied on for the teaching of adding a rare earth element to improve temperature resistance (see above).

The argument that the prior art does not meet instant claim 16 because Choudhury does not teach TiAl alloy molds (arguments page 8) has not been found persuasive. As stated above, WO'973 teaches a process of die casting comprising the steps of: oxidizing the Ti-Al alloy to provide a surface oxide film by heating to a temperature ≥ 800°F (≥427°C), followed by cooling in air (page 5 lines 22-34), injecting molten aluminum into the Ti-Al shot sleeve between the Ti-Al die halves (page 7 lines 25-30), removing said die cast aluminum article and injecting additional molten aluminum, wherein said process includes cycling the Ti-Al die halves to molten aluminum temperatures (typically >600°C), and wherein said temperature is sufficient to re-form a oxide surface film (forms naturally at temperatures ≥427°C, WO'973 at page 6 lines 1-7). Concerning the step of cleaning the TiAl mold, Choudhury teaches that it is conventional to inspect and clean various mold alloys including TiAl alloy molds (column 1 lines 20-26), wherein cleaning takes place when necessary (column 7 lines 3-4), thereby producing an expected result.

Art Unit: 1742

The argument that applicant has shown unexpected results with regard to the prior art of record (arguments page 6, etc), has not been found persuasive. As stated above, Nazmy teaches that certain alloying additions (such as Yttrium) provide for excellent hardness and strength at high temperatures (column 15 lines 25-54, Exemplary embodiment 54 and 56), enabling the field of application of the modified Ti-Al alloys to be extended to temperatures between 600-1000°C (column 14 lines 52-54).

## **Double Patenting**

5. Claims 10-15 and 21-24 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims1-14 of U.S. Patent No. 6,283,195 B1 (hereinafter US'195) in view of Nazmy et al (US 5,286,442 A). The claims of US'195 teach a method of contacting molten aluminum with tooling (such as a mixer blade, US'195 claim 2, or a die for die casting, US'195 claim 5) made from passivated Ti-Al alloy (predominately gamma, see US'195 claim 2) with a surface oxide film (US'195 claim 1) wherein said oxide film is formed in-situ by contact at elevated temperature with an oxygen bearing atmosphere.

The claims of US'195 do not teach the use of a Ti-Al alloy including a rare earth element in an effective amount to prolong resistance to attack of the alloy by the molten material, as presently claimed. However, as stated above, Nazmy teaches gamma phase Ti-Al alloys intended for machine components (abstract), and teaches that certain alloying additions (such as Yttrium) provide for excellent hardness and strength at high temperatures (column 15 lines 25-54, Exemplary embodiment 54 and 56), enabling the field of application of the modified Ti-Al alloys to be extended to temperatures between 600-1000°C (column 14 lines 52-54). Nazmy teaches

Art Unit: 1742

example alloy 14 (50at% Ti, 2 at%Y, 48at% Al is equivalent to 61.9wt%, 4.6wt% Y, 33.5wt% Al).

It would have been obvious to add Yttrium to the Ti-Al alloy taught by the claims of US'195, because Nazmy teaches that adding a rare earth metal such as Yttrium to a gamma phase Ti-Al alloy provides for excellent hardness and strength at high temperatures (Nazmy at column 15 lines 25-54).

6. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

#### Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

Page 10

Application/Control Number: 09/740,708

Art Unit: 1742

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

Any inquiry concerning this communication or earlier communications from the 8.

examiner should be directed to Janelle Combs- Morillo whose telephone number is (703) 308-

4757. The examiner can normally be reached Monday through Friday from 8:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Roy King, can be reached on (703) 308-1146. The fax phone number for the

organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 308-0661.

GEORGE WYSZOMIERSKI

In appert

PRIMARY EXAMINER

November 24, 2003